Case 1:24-cv-06269-AT

Document 30

Filed 12/2

CSDC SIDNY OF

DOCUMENT

ELECTRONICALLY FILED

DOC#:

DATE FILED: <u>12/28/2024</u>

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SOUTHFIELD CAPITAL, LP,

No. 24-cv-6269 (AT)

Petitioner,

v.

STONINGTON CAPITAL ADVISORS, LLC and STONINGTON DRIVE SECURITIES LLC.

JUDGMENT

Respondents.

It is hereby **ORDERED**, **ADJUDGED AND DECREED**: That for the reasons stated in the Court's Order dated December 16, 2024 (ECF 27), the Petition to confirm the Award is GRANTED. Judgment is entered as follows: (1) Stonington Capital Advisors, LLC and Stonington Drive Securities, LLC (together, "Stonington") are not entitled to fees for investments in the co-investment vehicles of Southfield Capital II, L.P. ("Fund II"); (2) Stonington is not entitled to fees for investments in the Protos Annex Fund, LP ("Protos Annex Fund"); (3) Southfield is not obligated to provide Stonington the information Stonington requested about the Protos Annex Fund; (4) Stonington is entitled to damages of \$484,500, plus interest, for the unpaid re-up fees, which amount has been paid; (5) Stonington breached the Agreement's confidentiality provisions, entitling Southfield to nominal damages of \$1.00, which amount has been paid; and (6) Stonington is not entitled to an award of attorneys' fees as a matter of law or under the parties' agreement; accordingly, the Clerk of Court is respectfully directed to close the case.

Dated: December 28, 2024

New York, New York

ANALISA TORRES
United States District Judge